

received upward. He asked if it were necessary to say to an audience of Democrats that a high tariff was an iniquity.

The question of free lumber, argued Judge Wickham, enters intimately into the life of every man. Whether he builds his own home or pays rent, he is interested. Yet in face of the express declaration of the Denver convention for free lumber, Captain Lamb had voted for a tariff on this necessity, had stood with Cannon and Aldrich, and would not even go with the Insurgents.

"The man who voted for a tariff on lumber under these circumstances," he declared, "was not a good Democrat nor a good Republican, nor a good representative. Has he not voted against the interest of his own people, especially when it is considered that practically no lumber is produced in his district? He is a poor representative. It is not sufficient for a man to say that he is a good Democrat; he must show it by his deeds."

Praises Bryan.

Here Judge Wickham reverted to William Jennings Bryan. He said that Bryan had his sympathy in defeat. It was fashionable, he knew, to speak of the Nebraska, but he regarded him as possessed of the great quality which has made Roosevelt the idol of the people—he has always stood for what he believed to be right.

Bryan, he thought, had not stood down in defeat advocating the principle of local self-government.

"Did Captain Lamb," he asked, "vote for Mr. Bryan in 1908, or did he take the advice he gave to some of his friends, and go fishing?"

In January, 1902, pursued the speaker, Representative Rixey, of Virginia, introduced a bill in Congress authorizing the placing of Confederate soldiers in National Soldiers' homes. So far as he knew, Captain Lamb was the only Southern man who voted against this bill. Representative DeArmond had voted for it, and yet Captain Lamb voted against it, saying that he was unwilling to accept charity for the Confederates. "Whose government is this?" inquired Judge Wickham. "Are we in the house of our fathers, or are we aliens? Have we not as much right to share in the benefits of government as have the citizens north of Mason and Dixon's line? Are the Lee Camp Soldiers' Home veterans objects of charity?"

Would Have Served.

Another remark by Captain Lamb in this speech was that the Confederate veterans were so warlike they would not behave decently, but would fight if placed with Union soldiers.

Finally, he said that the name of the Congressman does not matter, but that it matters a great deal that the man elected who will represent what his people believe. He did not think his hearers wanted to elect a man who was a Democrat out of office and a Republican in office.

In the beginning of his reply, Congressman Lamb repeated the hearers of the pledge he had fulfilled in a post-office building for Manchester. Then he proceeded to answer what he called the "unfounded, unnatural and incorrect accusations" made by his opponent.

He declared that he had not departed from Democratic principles. He had not voted against a decrease in the tariff on lumber but had voted to reduce the rate from the Dingley tariff, of \$2 per 1,000 feet on rough lumber, to \$1.50, and then agreed to the Senate amendment making it \$1.25.

The Denver platform, he said, contained many things which the people would not stand for. For one thing, it called for postal savings banks, and he recalled only three Democrats in Congress who had supported the bill establishing them. The platform, he argued, was made for the purpose of catching certain votes for free policy. It had been stated, and perhaps correctly, that the free lumber plank was inserted to satisfy four or five Western States which had exhausted their lumber and wanted to import Canadian products.

Don't Use Rough Lumber.

The people, he said, do not not rough lumber in cradles made of rough lumber, nor are they carried to their graves in coffins made of rough lumber. The lumber used in this section, he contended, comes from Virginia, and is therefore not subject to tariff taxation. He had voted for the tariff because of the reasonable rate on Canadian and Nova Scotia spruce and hemlock, the No. 3 or lap lumber of the South could be utilized. He had said to his constituents that unless there could be a reasonable tariff, with incidental protection, this section of the country would be left in the woods. No constituent had written to him asking him to vote for free lumber. They had taken it for granted that he knew his business and would exercise his own judgment.

The majority of the Democratic members from Virginia, he said, had voted for this tariff. Incidentally, Senator Martin, he had said to the latter that a rate of \$1.75 or \$2 on rough lumber would be no more than a tariff for revenue, and Senator Martin said he was right.

Not admitting that he had made a mistake, Captain Lamb talked of the injustice of turning down a man with a record of fourteen years' faithful service, because he had made one mistake.

He could prove, he said, that Judge Wickham had said that he (Captain Lamb) had not the ability to represent the district.

Opposed Soldiers' Bill.

When the bill relating to soldiers' homes was up, he said, he had told Mr. Rixey that it would hurt the party in the Middle West, and members from that section had asked him to kill the bill. He had said to them that he would not do so, and that he would vote for the bill. He had said to them that he would vote for the bill, and that he would vote for the bill.

In his close Judge Wickham wanted to know if he had just listened to a Democratic or a Republican speech. Captain Lamb admitted that he had violated the Democratic platform and had not done what he did not vote



This is our annual shoe sale. There is to be a regular walk-out. Every Oxford in the store reduced as follows:

- Hanan \$6 and \$6.50 Oxfords to \$4.85
 - Berry \$5.00 Oxfords to - - - \$3.85
 - Berry \$3.50 and \$4 Oxfords to \$2.85
- Every Size and Leather.

All Straws and Panamas at just One-Third Off!



for his party nominee for President in 1908.

As to his making one mistake, Judge Wickham said that a man who wholeheartedly believed in a tariff on lumber, and who believed the only thing that could have any effect on prices was a reduction of the tariff. But into this matter he did not care to go. He had come prepared to deliver a Democratic speech, not to defend his party platform, seeing that he was addressing a Democratic audience. He had not expected to be met in a Democratic meeting with Republican arguments.

Judge Wickham insisted that the soldiers of the South has a right to the same treatment as those of the North. His opponent had presented no good argument against the Rixey bill. For his part he had not wavered. When his party writes a platform he would stand on it. If the time came when he could not conscientiously stand on his party's declaration, he would come back to the people who elected him and resign. "The question to be decided by the voters next Tuesday is whether or not they want a Democrat," concluded Judge Wickham.

CONTRACTORS INDICTED

Said to Have Been "Irregular" in Road-Making Contract.

Albany, N. Y., August 4.—Indictments against former State Engineer Frederick L. Skene, Louis B. Harrison, who was a division engineer under Mr. Skene, and several contractors, on charges growing out of alleged irregularities in the awarding of road contracts during Mr. Skene's administration in 1907-1908, were reported yesterday by the special grand jury, which had been investigating the charges since July 18.

Mr. Skene, who is named in each indictment charged in the application to the court for an order directing Attorney-General O'Malley to show cause why he should not be restrained from further participation in the investigation; that the investigation is being conducted at the instance of the Attorney-General for political purposes.

He points out that the charges were laid before Governor Hughes on two different occasions, and that the Governor found nothing that would involve the honesty and integrity of the Skene administration.

Skene further declares that Attorney-General O'Malley and certain of his deputies and politicians "high in the councils of the Republican and Democratic parties" by continuing the investigation after Governor Hughes failed to act, are endeavoring to weaken the influence of the Governor and his friends at the next Republican State Convention, and to further the Attorney-General's interests as a possible Republican gubernatorial candidate.

Skene entered a plea of not guilty, and bail was fixed at \$10,000. Harrison's bail was placed at \$5,000, after a plea of not guilty had been directed by the court.

The indictments charge grand larceny and aiding and abetting in procuring payments of alleged false claims.

SUFFOLK WILL TAKE ANOTHER CENSUS

Town Soon to Receive a City Charter. Good Roads Built in Nansemond During Year.

[Special to The Times-Dispatch.] Suffolk, Va., August 4.—Preliminary to Suffolk's becoming a city, four supervisors to-day were nominated by Nansemond county supervisors to act in conjunction with four from the town in taking Suffolk's second census during the year. According to the State statutes, the Federal census is not recognized in reckoning a city charter.

The star sporting event of the summer took place in Smithfield to-day, when the home team beat Fort Monroe, morning and afternoon, 4 to 3 and 5 to 2. There was a parade, headed by the post brass band, which played at intervals throughout the day. At the second game the cheapest seats for men were 50 cents.

To-night Smithfield is celebrating after the fashion of a victorious college town.

Reports made to Nansemond county supervisors to-day show that \$11,401 has been spent in permanent road-building during the first thirteen months of the law's operation. The county and State have each contributed \$8,100 to this fund, of which nearly \$5,000 is yet available.

The directors of the Suffolk Board of Trade, at a meeting to-day, unanimously endorsed the movement to erect a monument to the Confederate soldiers of Nansemond county. Most of the nearby counties have already built Confederate shafts.

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ATKINSON FACES COURT-MARTIAL

(Continued From First Page.)

first charge, stripped of military verbiage, was that he was absent without leave, in violation of the thirty-second article of war, from 7 o'clock P. M., June 30, until 2 A. M. on July 10. The second was that he was absent from duty at his battery, in violation of the thirty-third article of war, on June 30; the third, that he was guilty of conduct to the prejudice of good order and military discipline, in violation of the sixty-second article of war.

To the first charge Sergeant Atkinson pleaded guilty to the other two he pleaded not guilty. Asked if he was represented by counsel, he replied that he had none.

The court was composed of the following officers: Major E. W. Bowles, commanding the Richmond Light Infantry Blues, president; Major Benjamin Harrison, Petersburg, Major L. T. Price, First Virginia Regiment, Richmond; First Lieutenant E. C. Rees, Howitzers; First Lieutenant H. C. Doehsen, Richmond Light Infantry Blues; Captain I. Branch Johnson, of the Norfolk Light Artillery Blues, judge advocate.

Captain W. M. Myers, commanding the Howitzers, was the first witness. He said that it was his usual custom to see if his men could be excused for military service. Corporal Harry Tucker, who is in the same office with Sergeant Atkinson, had asked to be excused, and he had been granted a furlough. Atkinson had received all his equipment, but at 2 o'clock on the afternoon of the day they were to depart, Atkinson had come to him with a letter, saying that he couldn't go. He had granted all the furloughs possible then, and he was to Atkinson's employers to get effect.

He informed Atkinson that he could not release him at that late hour, and told him to report for duty. Atkinson failed to report. He gave the accused a good reputation as an officer. As soon as the command got back to Richmond, continued Captain Myers, he released him on duty, and then prevailed on him to tell why he failed to report, why he had been absent without leave. Atkinson had replied that if he had reported he would have "lost his job."

Mr. Warren said, Atkinson told Captain Myers, "if I went to Gettysburg I would and some one else in my place." On cross-examination, Captain Myers stated that the letter said it would be inconvenient to let Atkinson go; that it said nothing about discharging him.

Atkinson's Stand.

Sergeant Atkinson followed on the stand. He said that he felt he would have to stay at his work or be discharged. He knew it would be inconvenient for him to leave the Locomotive Works at that time, but he was under the impression that he would be discharged, and so told his officers. He received the letter from Mr. Warren at 10:30 A. M. He admitted that Mr. Warren had not stated directly that he would be discharged. The letter, as he read it, simply stated that "it was necessary to postpone your vacation, and you will do so." Atkinson stated that he did not know that Tucker had received a furlough so that he could go, and admitted that this was the first time he had ever been refused.

He was asked if he had made an earnest effort to acquaint Mr. Warren with the facts, and replied in the affirmative. He further admitted that Mr. Warren had not said positively that he would be discharged, but he understood that a man was to be put in his place, and he "knew that my work had to go on."

Mr. Warren called to the stand and examined by Judge Advocate Johnson. He explained that some time before the going to the encampment, he had made arrangements to get a vacation schedule, a man being delegated to see each employee under his charge to what time he would be taking his vacation. Atkinson wanted that man to take the Gettysburg encampment, when also two other men wanted to go. He had picked out Harry Tucker for Atkinson's work, while the latter was away, but just before the encampment was to begin the system of taking the vacation schedule, and Tucker had been changed, and he had picked out Harry Tucker, which left no man to take Atkinson's place. It was for that reason that he requested Atkinson to forego the encampment.

Would Encourage Military Duty.

The witness said that it was the policy of the Locomotive Works to encourage military duty among the men, and said that Atkinson would not have lost his position had he gone to Gettysburg. He said that the Locomotive Works had a system of encouraging whereby time lost by men employed in actual military service could be placed to a specific account.

J. R. Marshall, manager of the Richmond Works, said that he always gladly assented in letting men off for military duty, as he had been in the militia himself, and that no man could be discharged unless he "O. K'd" the discharge. If a man led to possible discharge, or if a man had been made, he said he would have been careful investigation and that he would have been loath to take action unless something unforeseen had happened; that he would have depended very much on the manner of the man asking for time off for military duty.

He said that the company had been put in a bad light before the public, although it employs 3,200 men, and that it placed in a bad light.

The lieutenant in a bad light. He stated to verify part of Captain Myers's statement. Then the Commonwealth rested.

Atkinson Admits Misunderstanding.

Sergeant Atkinson, when asked if he had any thing to say in his defense, said: "It seems that I have thoroughly misunderstood the position and words of my employer, but my impression was that I would be discharged if I went to Gettysburg and that some one would have been put in my place. I never would have dreamed of a military duty." He was plainly agitated.

Judge Advocate Johnson said, in addressing the board: "There is clear evidence of the accused man's guilt, but it also seems to have been the general misunderstanding. In acquitting Captain Myers of his proposed position, he testified as to an inference and not as to facts. It was entirely Sergeant Atkinson's fault that he did not get excused. Had he gone about it with the proper spirit he would have been excused. But there was something wrong with his head or his spirit."

"You must remember that military courts are more stringent than ordinary courts, and you may not punish your men as you would in a civil court. The verdict will be forwarded sealed to the Governor through the usual military channels."

In the Democratic congressional primaries, indications are that Congressman Luell Padgett, in the Seventh District; T. W. Sims, in the Eighth; Fins Garrett, in the Ninth, and George W. Gordon, in the Tenth, were nominated for re-election.

No trouble of a serious nature occurred anywhere in the State, according to present reports. In Nashville, City Attorney A. G. Ewing, Jr., and J. W. Weaver, an officer of election, came to blows over the right of a negro to vote, but they were separated before either was hurt. Both were arrested.

At Morristown, Sheriff Carriger, of Hamblen county, was charged with depositing money with the trustee with an order to issue poll tax receipts to a number of applicants. Warrants were sworn out against him.

In Virginia, Rutherford county, was the scene of a clash between John McClinton and two Taylors, father and son, in which all three suffered knife wounds. It is thought that none is wounded seriously.

Engagement Announced.

[Special to The Times-Dispatch.] Frederickburg, Va., August 4.—The engagement and approaching marriage of Miss Margaret Graham Howison, daughter of S. G. Howison, of Braddock, to James H. Spivey, of the University of Virginia, formerly of Kentucky, has been announced. The wedding will take place at the home of the bride on August 15. The bride is a graduate of Frederickburg College, and is very popular among the young people of this community. Professor Smith will be the pastor in the Methodist church at Hamblen-Sidney during the coming session.

Miniature Almanac.

Sun rises... 5:17
Sets... 7:15
Moon rises... 2:45
Eclipses... 4:14

Conditions in Important Cities.

Place. Ther. H. T. Weather.

Charlotte... 72 88 Cloudy

Savannah... 72 88 Cloudy

Charleston... 72 88 Cloudy

Raleigh... 72 88 Cloudy

Asheville... 72 88 Cloudy

Wilmington... 72 88 Cloudy

Jupiter... 72 88 Clear

Key West... 72 88 Clear

Jacksonville... 72 88 Clear

Tampa... 72 88 Clear

New Orleans... 72 88 Cloudy

Mobile... 72 88 Cloudy

Atlanta... 72 88 Rain

Hatteras... 72 88 Cloudy

Washington... 72 88 Rain

Buffalo... 72 88 Cloudy

Memphis... 72 88 Cloudy

Oklahoma... 72 88 Clear

Kansas City... 72 88 Clear

COUNCIL ADOPTS ATTORNEY ACT

(Continued From First Page.)

mixed up in it, but I did what I thought was right, and I have no apology to make. I said that if this ordinance became a law it would drive him from the Council. No one would regret more than myself to see him leave this body, but that will not deter me from voting for this ordinance.

Mr. Pollock jumped to his feet. His face was flushed, and he plainly showed that he had been stung by the remarks of his colleague. He began in a cool and collected manner to discuss the remarks of the various members. After again declaring that he did not intend to leave the Council, he turned to the Council and said: "I am going to leave this Council. I am going to depend on the honest, intelligent members of this body to defeat this ordinance. It is an insult to the integrity of the courts. I will not be driven from this Council. I ask only justice, and I hope you will do it."

Councilman Richards said that he gloried in the virtuous indignation of Mr. Pollock.

"It appears to me that some people would leave the impression that this Council is filled with a lot of thieves," he said.

When Mr. Richards said thieves, Councilman W. Fred Richardson jumped to his feet and shouted for a ruling of the chair on a point of order.

"Now, you listen to me!" shouted Mr. Richardson, as he pointed his finger at Mr. Richards. "I want you to understand that I am chairman of the committee that recommended this ordinance, and I am as honest as you ever dared to be. I want you to understand that."

Withdraws Word "Thieves."

At the conclusion of Mr. Richardson's remarks, Mr. Richards said that he would withdraw his remarks as to thieves.

"I don't question your honesty (referring to Mr. Richardson), and never have. It seems to me that it is the idea of some people that it is necessary to pass special ordinances to control the members to prevent them from doing so dishonest an act. You say you want business men in the Council. You have barred the brick-makers and others, and now you want to run the lawyers out of this Council. It is wrong, and I shall vote against it."

The vote came on the amendment to strike out reference to practicing in the courts, which was adopted, 24 to 9. Those who voted in the negative were Messrs. Lilley, Brown, Hirschberg, Lynch, Pollard, Powell, Richardson, Umlauf, Peters.

The ordinance was then adopted as amended, 27 to 6. The negatives being Messrs. Lilley, Hirschberg, Lynch, Richardson and Workman.

Other Measures Adopted.

The following important measures were adopted:

An ordinance requiring street cars to stop on both sides of the street at all crossings, except at Main and Eighth Streets.

An ordinance giving members of the Police Board police power of arrest. It was said by Mr. Lynch that the only reason for this ordinance was that the members of the board wanted to ride on street cars free. "If they want to ride on street cars free, they can come here and ride so, and I would be willing to vote to help them out," he said.

An ordinance requiring a uniform horn on automobiles; also requiring automobilists to keep their "mufflers" closed while in the public streets.

An ordinance appropriating \$99 for the entertainment of delegates to the convention of the National Association of Postmasters of the First-Class, to be held this fall.

An ordinance appropriating \$27,600 for laying sewers in Jefferson and Madison wards. This to come out of the bond issue.

An ordinance fixing the salary of the Superintendent of the Street Cleaning Department at \$2,000 per year.

An ordinance creating the position of nurse at John Marshall High School, at a salary of \$500 per year.

An ordinance granting a site in Monroe Park for a statue of Joseph Bryan.

An ordinance providing for an increase of the medical inspectors' salary from \$1,500 to \$2,000 was defeated.

MAY HOLD MASS-MEETING.

Real Condition of Norfolk Affairs to Be Brought Before Citizens.

[Special to The Times-Dispatch.] Norfolk, Va., August 4.—The subcommittee of the Industrial Commission appointed by the Industrial Commission Tuesday to look into the advisability of holding a mass-meeting of the citizens of Norfolk for the purpose of placing before them the city's financial condition, the industrial and commercial business bodies will be invited to attend the meeting to be held at 8 o'clock on Tuesday. It is said that the meeting will be held at the Industrial Commission building, and that the Industrial Commission for approval.

While it is by no means certain that a mass-meeting as outlined will be held, it is probable that some of the members of the commission that it should be, and if the subcommittee recommends such an occasion it is said that the meeting will likely be held in the Academy of Music some time in October. This, however, is merely speculation.

OBITUARY

Willie Edward Baker.

Willie Edward Baker, aged eleven years and ten months, died at the home of his parents, 612 1-2 State street, at 1:15 P. M. yesterday.

The funeral will take place this morning at 10 o'clock.

CHILDREN CRY FOR FLETCHER'S CASTORIA

That's Why You're Tired—Out of Sorts—Have No Appetite.

CARTER'S LITTLE LIVER PILLS will put you right in a few days. They do their duty. Can Constipation, Biliousness, Indigestion, and Sick Headache.

SMALL PILL, SMALL DOSE, SMALL PRICE. Genuine must bear signature.

Children Cry for FLETCHER'S CASTORIA

Your Liver is Clogged up

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DEATHS

EATON—Died, August 3, THOS. BELL, infant son of Mr. and Mrs. Chas. W. Eaton. Interment was made in Hollywood Thursday morning.

ASHER—Died, Thursday evening, after a short illness, MRS. AUGUSTA ASHER, wife of H. H. Asher and mother of Maurice H. Asher. Funeral will take place FRIDAY at 5:30 P. M. from the Hebrew Mortuary Chapel, Rev. E. N. Calisch, D. D. officiating.

CLARY—Died, August 4, at 6:40 P. M. JOSEPH EDWIN, infant of A. P. and Evelyn Clary. Funeral will take place TO-DAY (Friday) at 5 o'clock P. M. from the house, 116 West Clay Street, interment on earth to Bloom in heaven.

BAKER—Died, at the home of his parents, No. 212 1-2 State Street, on August 2, at 11:15 P. M. WILLIE EDWARD BAKER, aged eleven years and ten months. From Fulton Baptist Church FRIDAY, 3 P. M. Interment at Oakwood.

WINTER—Died, Thursday, at 5 P. M. J. B. WINTER, JR., of Houston, Tex., son of J. B. Winter, of Richmond. Va. Funeral notice later.

POWERS—Died, August 4, 1910, at 8:35 P. M. at the residence of his daughter, Mrs. John H. Wright, 630 North Fourth Street, MRS. ANNE MCCABE POWERS, widow of John Powers. Funeral will take place FRIDAY, at 5 o'clock P. M. from the home of Mr. John H. Wright, Mrs. Jennie Rye, Mrs. Kate Powers, and seventeen grandchildren. The funeral will take place SATURDAY MORNING, August 6, at 10 o'clock, from the Peter's Church, with requiem high mass. Burial at Mt. Calvary Cemetery.

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IN MEMORIAM

Alexandria, Va., August 4.—George Washington, fifty years old, who expired at the residence of his daughter, Martha Washington, from heat, will be buried at 5 o'clock to-morrow afternoon from Demaine's undertaking establishment, 1000 North Washington, of Roanoke, survivors.

Frederick E. Goodlett.

[Special to The Times-Dispatch.] Fredericksburg, Va., August 4.—News was received today that Frederick E. Goodlett died this morning at Asheville, N. C., where he had been taken for treatment. He was a nephew of Dr. W. L. Bond, of this city, and prior to his sickness was in business with him here. He is survived by his parents and two sisters.

J. Ed. Blackwell.

[Special to The Times-Dispatch.] South Boston, Va., August 4.—J. Ed. Blackwell, a well-known business man of this place, died this morning from the effects of an operation for appendicitis.

OBITUARY

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Willie Edward Baker, aged eleven years and ten months, died at the home of his parents, 612 1-2 State street, at 1:15 P. M. yesterday.

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